



UNITED STATES DEPARTMENT OF COMMERCE

Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

				ı —		
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTO	RNEY DOCKET NO.		
U97118,	824 07/2)/98 LEE	J			
002292	EPH 17 D 2 4 7 - 1			EXAMINER		
BIRCH S P O BOX	TEWART KOLA 747	ASCH & BIRCH	TRAN, T			
	HURCH VA 23	2040-0747	ART UNIT	PAPER NUMBER		
			2712	9		
			DATE MAILED:	(02/17/00		

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

NOTICE OF NON-COMPLIANCE OF INFORMATION DISCLOSURE STATEMENT WITH PROVISIONS OF 37 C.F.R. §1.97

The information disclosure statement filed in this application on Jan. 10, 2000 fails to include the petition after final rejection required under 37 C.F.R. §1.97(d). See 1135 O.G. 13 dated February 4, 1992, which is effective for all information disclosure statements filed after March 16, 1992.

The information disclosure statement has been made of record in the application file but will not be considered by the examiner until it complies with 37 C.F.R. §§1.97 - 1.98.

Wendy Garber

SPE of Art Unit 2712.

Advisory Action

Application No. 09/118,824

Applicant(s)

Lee et al

Examiner

Thai Tran

Group Art Unit 2712



TH	E PE			NSE: [check or					
	a) [months from the		•			
	b) X expires either three months from the mailing date of the final rejection, or on the mailing date of this Advisory Action, whichever is later. In no event, however, will the statutory period for the response expire later than six months from the date of the final rejection.								
	date o	on whi	ch the response, t	he petition, and the	fee have been filed	d is the date of the res	oposed response and the a ponse and also the date fo ion fee pursuant to 37 CFF set forth in b) above.	r the nurnoses of	
	Appe perio	ellant od for	t's Brief is due t r response set	wo months from forth above, whi	n the date of the chever is later)	e Notice of Appea . See 37 CFR 1.1	l filed on	(or within any 192(a).	
Ap but	plica t is N	nt's IOT d	response to tl deemed to pla	ne final rejectio ce the applicati	on, filed on <u>J</u> ion in conditio	an. 28, 2000 on for allowance:	has been conside	ered with the following effect,	
X	The p	prop	osed amendme	ent(s):					
	□ v	vill b	e entered upor	filing of a Notic	e of Appeal an	d an Appeal Brief.			
	X v	vill n	ot be entered b	ecause:					
	X] th	ey raise new is	sues that would	require further	consideration and	d/or search. (See note	e below).	
] th	ey raise the iss	ue of new matte	er. (See note b	elow).			
	X		ey are not deer sues for appeal		e application in	better form for ap	peal by materially red	ucing or simplifying the	
] th	ey present add	itional claims wif	thout cancelling	g a corresponding	number of finally reje	ected claims.	
	N	OTE:	33; by delet	ing "detecting sr	pecific data"		y deleting "variable-s	ting "variable-speed" in claim peed" in clam 52 raise new	
	□ <i>A</i> - -	Appli	cant's response	e has overcome	the following re	ejection(s):			
				ended claims nendment cance		llowable claims.	would	be allowable if submitted in a	
			avit, exhibit or ance because:	request for reco	nsideration has	been considered	but does NOT place t	the application in condition	
	The Exar	affid nine	avit or exhibit v	vill NOT be cons	sidered because	e it is not directed	SOLELY to issues wh	nich were newly raised by the	
X	For p	purp	oses of Appeal	, the status of th	e claims is as f	ollows (see attach	ned written explanation	n, if any):	
	Clair	Claims allowed:							
	Clair	Claims objected to:							
	The	prop	osed drawing o	correction filed o	n		nas	approved by the Examiner.	
	Note	the	attached Inforr	nation Disclosur	e Statement(s)	, PTO-1449, Pape	er No(s)	<u> </u>	
X	Othe	er 1)	NOTICE OF	NON-COMPLIAI	NCE OF IDS, P	TO-90C			
		2)	INFORMATIO	ON DISCLOSUR	E CITATION, F	PTO-1449	•	THAVTRAN	
		21	NOTICE OF	DEEEDENICES	CITED MOTO	202		ART UNIT 2712	